If the assignor has any applications pending before the Commission, these applications must be amended to reflect the name of the assignee. Upon consummation of the assignment, amendments to each application must be filed by the assignee, in triplicate, signed by the proper party (see Section 73.3513 of the Rules). Further processing of these applications will be withheld pending receipt of the amendment.

Enclosures cc: Ownership

UNITED STATES OF AMERICA FEDERAL COMMUNICATIONS COMMISSION Washington, DC 20554

WW 96-19

Class of station(s): AM

	FROM:
X CONSENT TO ASSIGNMENT:	·
CONSENT TO TRANSFER CONTROL:	GARDINER BROADCAST PARTNERS, LTD., D.I.P.
CONSENT TO TRANSFER STOCK:	TO:
Whereby	
of	MOSS ENTERTAINMENT CORP.
Control by	
is effected.	
Licensee/Permittee:	•
CALL SIGN(S) STATION	LOCATION(S) AUXILIARY STATION(S) (for sesignments only

KRKE(AM)

ASPEN, CO

ALL CURRENTLY AUTHORIZED AUXILIARY SERVICES

See Attachment:

Under authority of the Communications Act of 1934, as amended, the consent of the Federal Communications Commission is hereby granted to the transaction indicated above.

The Commission's consent to the above is based on the representations made by the applicants that the statements contained or made in connection with, the application are true and that the undertakings of the parties upon which this transaction is authorized will be carried out in good faith.

The actual consummation of voluntary transactions shall be completed within 60 days from the date hereof, and notice in letter form thereof shall promptly be furnished the Commission by the buyer showing the date the acts necessary to effect the transaction were completed. Upon furnishing the Commission with such written notice, this transaction will be considered completed for all purposes related to the above described station(s).

FCC Form 323, Ownership Report, must be filed within 30 days after consummation, by the licensee/permittee or assignee.

ADDITIONAL REQUIREMENTS FOR ASSIGNMENTS ONLY:

Upon consummation the assignor must deliver the permit/license, including any modifications thereof to the assignee. It is hereby directed that, upon consummation, a copy of this consent be posted with the station authorization(s) as required by the Commission's Rules and Regulations.

The assignee is not authorized to construct nor operate said station(s) unless and until notification of consummation in letter form has been forwarded to the Commission.

Dated:

MAR 1 6 1994

(FOR) CHIEF, AM BRANCH, AUDIO SERVICES DIVISION, MASS MEDIA BUREAU



NUN 96-191

FEDERAL COMMUNICATIONS COMMISSION

WASHINGTON, D.C. 20554

2 4 MAR 1994

IN REPLY REFER TO:

MOSS ENTERTAINMENT CORP. P.O. BOX 12379 ASPEN, CO 81612 8910

Call Letters: KRKE(AM)
Date Granted: MAR 1 6 1994

File Number(s) BAL-930825EC

NOTICE TO ASSIGNEE

Enclosed is FCC Form 732 notifying you of Commission consent to the assignment of the construction permit and/or license of the station(s) therein described. Voluntary assignments are required to be completed within sixty (60) days of the date granted.

In addition to the filing of the below mentioned FCC Form 323, you are required to immediately notify the AM Branch (8910), by letter, as to the exact date of the consummation; that is, the date on which the acts necessary to effect the assignment were completed. If you are unable to consummate the transaction within the prescribed sixty (60) day period, you are required to contact the AM Branch and request an extension of time to effectuate the consummation; if you decide not to consummate the transaction, you must also notify the AM Branch of this decision immediately. In addition, you must inform the AM Branch if the station(s) involved were silent prior to consummation and are resuming broadcasting after the consummation or if the station will continue to remain silent for a period after consummation.

Within thirty (30) days after the consummation of the assignment it will be necessary for you to submit an Ownership Report (FCC Form 323) reporting all changes as required by Section 73.3615 of the Rules. Where applicable, a separate Ownership Report should also be completed and submitted for any holding company (25% or greater ownership interest) of the licensee/permittee. Contractual information required by Section 73.3613 should be reported for the assignee in Item 6, page one of the Ownership Report and copies of each instrument should be submitted with the report. If this is an involuntary assignment that was the result of a death or court action, an Ownership Report must be filed to determine that all requirements of the Rules have been met and reported.

In the event the assignee is the licensee/permittee of another station and has a current Ownership Report on file, you may complete and file only page one of FCC Form 323 to reflect the acquisition of the station(s) listed above. FCC Form 323 is enclosed for your convenience in filing.

It is of the utmost importance that all Commission correspondence comes to the immediate attention of the permittee or licensee. Only one mailing address can be maintained for each station. Unless we hear from you to the contrary, the above address will be used as your permanent mailing address.

This grant is subject to the following condition:

That the assignment of license covered by BAL-930825EC be consummated within sixty (60) days of the date of the grant, that the Commission be notified of such consummation within one day thereafter and that the station resume broadcasting, and inform the Commission when station returns to the air within sixty (60) days after consummation of the grant of this application.

If the assignor has any applications pending before the Commission, these applications must be amended to reflect the name of the assignee. Upon consummation of the assignment, amendments to each application must be filed by the assignee, in triplicate, signed by the proper party (see Section 73.3513 of the Rules). Further processing of these applications will be withheld pending receipt of the amendment.

Enclosures cc: Ownership

UNITED STATES OF AMERICA FEDERAL COMMUNICATIONS COMMISSION Washington, DC 20554

File No.(s): BAL-930825EC

Class of station(s); AM

CONSENT TO ASSIGNMENT:	GARDINER BROADCAST PARTNERS, LTD., D.I.P.
CONSENT TO TRANSFER STO Whereby of Control by is effected.	MOSS ENTERTAINMENT CORP.
Licensee/Permittee: Ifor transfer only)	•
CALL SIGN(S)	STATION LOCATION(S) AUXILIARY STATION(S) (for script ments only
KRKE(AM)	ASPEN, CO ALL CURRENTLY AUTHORIZED AUXLIARY SERVICES

See Attachment:

Under authority of the Communications Act of 1934, as amended, the consent of the Federal Communications Commission, is hereby granted to the transaction indicated above.

The Commission's consent to the above is based on the representations made by the applicants that the statements contained in, or made in connection with, the application are true and that the undertakings of the parties upon which this transaction is authorized will be carried out in good faith.

The actual consummation of voluntary transactions shall be completed within 60 days from the date hereof, and notice in letter form thereof shall promptly be furnished the Commission by the buyer showing the date the acts necessary to effect the transaction were completed. Upon furnishing the Commission with such written notice, this transaction will be considered completed for all purposes related to the above described station(s).

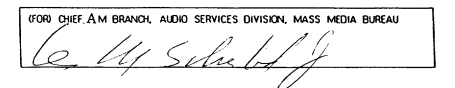
FCC Form 323, Ownership Report, must be filed within 30 days after consummation, by the licensee/permittee or assignee.

ADDITIONAL REQUIREMENTS FOR ASSIGNMENTS ONLY:

Upon consummation the assignor must deliver the permit/license, including any modifications thereof to the assignee. It is hereby directed that, upon consummation, a copy of this consent be posted with the station authorization(s) as required by the Commission's Rules and Regulations.

The assignee is not authorized to construct nor operate said station(s) unless and until notification of consummation in letter form has been forwarded to the Commission.

Dated: MAR 1 6 1994





This grant is subject to the following condition:

That the assignment of license covered by BAL-930825EC be consummated within sixty (60) days of the date of the grant, that the Commission be notified of such consummation within one day thereafter and that the station resume broadcasting, and inform the Commission when station returns to the air within sixty (60) days after consummation of the grant of this application.

1211 HO-191 MAR

ROSENMAN & COLIN

575 MADISON AVENUE, NEW YORK, NY 10022-2585

TELEPHONE (212) 940-8800
CABLE ROCOKAY NEWYORK
TELECOPIER (212) 940-8776
(212) 935-0679
TELEX 427571 ROSCOL (ITT)
971520 RCFLC NYK (W.U.)

March 11, 1994

SAMUELI: ROSENMAN (1896-1973) RALPH F. COLIN (1900-1985)

WASHINGTON OFFICE
1300 19TM STREET, N. W.
WASHINGTON, D.C. 20036
TELEPHONE (202) 463-7177

WRITER'S DIRECT DIAL NUMBER

•

VIA HAND DELIVERY

Ms. Mary McDonald
Mass Media Bureau, AM Branch
Federal Communications Commission
Room 349
1919 M Street, N.W.
Washington, D.C. 20554

MAR 1 5 1994

MEULIVED

Re: Station KRKE
Aspen, Colorado
BAL-930825EC

Your Ref.: 8910-MMC

Dear Ms. McDonald:

This has reference to the amendment to the referenced application filed by the undersigned on March 8, 1994. Please note that the term "Assignor" in the Amendment and the accompanying Amendatory Statement refers to "Gardiner Broadcast Partners, Ltd."

Thank you for your courtesy in this matter.

Very truly yours

*y*erome S. Silber

cc: Kenneth Scheibel, Esq. (By Hand)
David Silverman, Esq.

ROSENMAN & COLIN

NUM 46-191 ORIGINAL

575 MADISON AVENUE, NEW YORK, NY 10022-2565

TELEPHONE (212) R4D-RADO CABLE ROCORAY NEWYOTIK TELECOPIER (212) R4O-8776 (212) 935-0578 TELEX 427671 R08COL (1TT) 971520 RCFLC NYK (W. U.)

Mar 5 2 48 711 '94

March 8, 1994

Chace

SAMUEL I. ROSENMAN (1806-1973) RALPH F. COLIN (1900-1985)

WASHINGTON OFFICE L300 1914 STREET, N. W. WASHINGTON, D. C. 20036 TELEPHONE (202) 463-7177

WRITER'S DIRECT DIAL NUMBER

VIA HAND DELIVERY

Mr. William F. Caton Acting Secretary Federal Communications Commission 1919 M Street, N.W. Washington, D.C. 20554 RECEIVED

MAR - 8 1994

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Re: Station KRKE

Aspen, Colorado BAL-930825EC

Your Ref.: 8910-MMC

Dear Mr. Caton:

Enclosed for filing, on behalf of Moss Entertainment Corp. ("Moss"), are an original and two copies of an amendment to its pending application (File No. BAL-930825EC) for assignment of license of Station KRKE, Aspen, Colorado from Gardiner Broadcast Partners, Ltd., a Debtor-In Possession, to Moss. The amendment is filed in response to a request from James R. Burtle (Ref.: 8910-MCC).

Very truly yours,

Jerome S. Silber

Enclosures (3)

cc: James R. Burtle - w/encl. (By Hand)
 Mary McDonald - w/encl. (By Hand)
 David Silverman, Esq. - w/encl.

AMENDMENT

RECEIVED

MAR - 8 1994

HAR 9 2 48 PM 194 OFFICE OF THE SECRETARY

The pending application (BAL-930825EC) to assign the license of Station KRKE, Aspen, Colorado from Gardiner Broadcast Properties, Itd. to Moss Entertainment Corporation is amended in accordance with the annexed statement.

MOSS ENTERTAINMENT CORPORATION

Charles B. Moss President

mandren marken from the forman forman

Dated: Market 7, 1994

TOTAL P.02

AMENDATORY STATEMENT

The pending application (BAL-930825EC) to assign the license of Station KRKE, Aspen, Colorado from Gardiner Broadcast Properties, Ltd., Debtor-In-Possession ("Debtor") to Moss Entertainment Corporation ("Moss") is amended to respond to the Commission's letter of January 13, 1994 (Ref.: 8910-MMC), copy attached.

The Commission's letter requests "information regarding the Buyer's intent to restore operation of [KRKE], a silent station after consummation". In this connection, Moss respectfully calls attention to the consideration that "consummation" can only occur after the Bankruptcy Court with jurisdiction over Debtor (Bankruptcy Court for the District of Colorado; File No. 93-19507-SBB) approves the assignment of the Station to Moss. A motion seeking such approval has been filed by Debtor, but objections thereto are not due until March 9, 1994, and the date of Court action is totally indeterminate.

In light of the foregoing, Moss advises the Commission as follows:

1. Moss intends to activate Station KRKE as promptly as is feasible, following "consummation". Moss is fully able to do so, financially and personnel-wise. As the Commission knows, Moss operates Station KSPN(FM), Aspen, Colorado, and Moss internally has the technical know-how, the finances and the personnel to restore operation of Station KRKE.

2. In addition, Moss has retained an outside engineering consultant, Fred Veihmeyer, of the firm of Lohnes & Culver, to counsel Moss on station activation. Mr. Veihmeyer has identified the area in which a transmitter for KRKE could be located. Moss is exploring potential sites within that area, but, given the uncertainties concerning Bankruptcy Court action, it would be premature for Moss to finalize land and transmitter arrangements at this juncture. Even so, Mr. Veihmeyer has provided Moss with alternate cost estimates for construction of transmission facilities, utilizing both a self-supporting and a guyed tower. The estimated cost ranges from \$115,982 (for a guyed tower, ground system, 5 kw Harris transmitter, semi-conductor and fuse kit, and basic antenna coupling unit) to \$183,806 (for a self-supporting tower, ground system, 5 kw Harris transmitter, semi-conductor and fuse kit, and a coupling unit in a weatherproof housing). Moss hereby specifically advises that it has sufficient funds on-hand or available from committed resources to purchase either of these equipment packages, and to construct the transmission facility in accordance with good engineering practice.

3. Based on information supplied by Mr. Veihmeyer, construction of the Station will require approximately six weeks, assuming good weather. Moss's construction timetable is set out below:

Weeks 1-4: Install ground system, pour foundation, allow foundation to cure.

Weeks 5-6: Build housing for transmitter, install transmitter, erect tower, and install matching network.

4. As noted, Moss has a staff in place, so that programming can begin immediately following completion of construction.

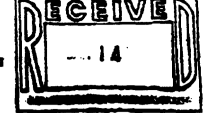
Notably, Moss proposes to co-locate KRKE's studio with the studios of KSPN(FM).

KUSETIMIATI & CULLIII

ID-ZIZ DHO ODIO
IDLE FAYWIY BRAVERMN

F-223 T-914 F-883

JAN 14 194 15:06



PEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In Reply Refer To: Stop Code 18882 8910-MMC

JAN 1 3 1994

Gardiner Broadcast Partners, Ltd. Radio Station KRKE(AM) P.O. Box 5559 Avon. Colorado 81620

Moss Entertainment Corporation P.O. Box 12379
Aspen, Colorado 31612

In re: KRKE(AM), Aspen, Co.
Gardiner Broadcast
Partners, Ltd.
For Assignment of License
File No. EAL-930825EC

Dear Applicants:

This refers to the above reterenced application for assignment of license KRKE(AM), Aspen. Dolorado from Gardiner Broadcast Partners, Etd. to Moss Entertainment Corporation. On September 23, 1993, October 27, 1993, November 18, 1993, and November 29, 1993. Moss Entertainment Corporation's attorney, Mr. Jerome S. Silber, was contacted by telephone and was requested to provide the following information necessary for the processing of the above-captioned application: information regarding the buyer's intent to restore operation of a silent station after consummation. This information should include a copy of the relevant lease or other evidence that the proposed assignee will possess or acquire a physical plant at the time of closing; the proposed assignee's intention with respect to returning the station to the air: and the proposed assignee's anticipated timetable for carrying out all necessary steps that may be required to return the station to the air. To date, the Commission has not received this information.

Accordingly, you are advised that failure to file the requested information within ten (10) days of the date of this letter may result in the dismissal of the application pursuant to the provisions of Section 73.3566(b) of the Commission's Rules.

Sincerely,

James R. Burtle Chief, AM Branch

Audio Services Division

Mass Media Bureau

CC:

David M. Silverman, Esq. Jerome S. Silber, Esq.

3hor MM 96-191

JOHN P. COLE, JR. BURT A. BRAVERMAN

WESLEY R. HEPPLER PAUL GLIST

DAVID M. SILVERMAN JAMES F. IRELAND, III

CHRISTOPHER W. SAVAGE ROBERT G. SCOTT, JR. SUSAN WHELAN WESTFALL

STEVEN J. HORVITZ

GARY I. RESNICK JANET R. THOMPSON* THERESA A. ZETERBERG STEPHEN L. KABLER MATTHEW P. ZINN JOHN DAVIDSON THOMAS

MARIA T. BROWNE BENJAMIN E. GOLANT THOMAS SCOTT THOMPSON

FRANCES J. CHETWYND JOHN D. SEIVER

ROBERT L. JAMES JOSEPH R. REIFER

COLE. RAYWID & BRAVERMAN

ATTORNEYS AT LAW SECOND FLOOR 1919 PENNSYLVANIA AVENUE, N.W. WASHINGTON, D.C. 20006-3458 (202) 659-9750

i E8 25 10 14 411 '94

DIWANTALA (ICCIOCCI)

CABLE ADDRESS "CRAB"

TELECOPIER (202) 452-0067

February 24, 1994

RECEIVED

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

* ADMITTED IN PENNSYLVANIA ONLY

VIA HAND DELIVERY

William Caton, Acting Secretary Federal Communications Commission 1919 M Street, N.W. Washington, D.C. 20554

ATTN: AM Branch

Audio Services Division Mass Media Bureau

Re:

KRKE(AM) Aspen, Colorado

FCC File No. BAL-930825EC

FCC Ref. 8910-SML

Dear Mr. Caton:

On behalf of Gardiner Broadcast Partners, Ltd., Debtor-in-Possession ("Gardiner"), licensee of KRKE(AM), Aspen, Colorado, we hereby supplement our letter of February 15, 1994, requesting continued authority for the station to remain silent pending consummation of the referenced assignment transaction. Specifically, enclosed with this letter is a copy of a "Notice Pursuant to Local Bankruptcy Rule 202 of Motion for Authority to Sell Property Out of The Ordinary Course of Business Free and Clear of Liens." filed by bankruptcy counsel for Gardiner in the U.S. Bankruptcy Court for the District of Colorado. This Notice gives "all parties in interest" notice and an opportunity to object to the proposed assignment of KRKE. As noted therein, parties have until March 9, 1994 in which to object

William Caton, Acting Secretary February 24, 1994 Page -2-

to the proposed transaction. Accordingly, no action can be taken until both the Bankruptcy Court and Commission have approved this assignment.

Should there be any questions concerning this matter, please communicate with the undersigned counsel.

Enclosure

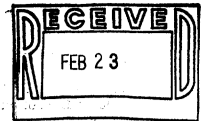
James R. Burtle, Chief cc:

AM Branch, FCC (w/enc.)

Ms. Margaret Egler (FCC)(w/enc.)
Ms. Sharlene Lofty (FCC)(w/enc.)

Jerome S. Boros, Esquire (w/enc.)

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO



In re:	
GARDINER BROADCAST PARTNERS, LTD.,)	Bankruptcy No. 93-19507-SBB
a Colorado Limited Partnership, Employer I.D. No. 84-1157238,	Chapter 11
Debtor.	MC No. LMK-9

NOTICE PURSUANT TO LOCAL BANKRUPTCY RULE 202 OF MOTION FOR AUTHORITY TO SELL PROPERTY OUT OF THE ORDINARY COURSE OF BUSINESS FREE AND CLEAR OF LIENS

TO ALL PARTIES IN INTEREST:

NOTICE IS HEREBY GIVEN that the movant named below has applied to this Court or is intending to take action as follows:

The Debtor has made Application to the Court for entry of orders approving the Debtor's sale of Radio Station KRKE AM, Aspen, Colorado out of the ordinary course of business free and clear of liens. The Debtor alleges the Station has little, if any, value to the estate. The Station is off the air. The sale will not result in a new cash payment to the Debtor who was already paid \$13,000 prior to the bankruptcy filing. The sale will minimize claims against the estate for failure to honor the agreement. A copy of the pleading is available for inspection in the Bankruptcy Court Clerk's Office, 721 -19th Street, First Floor, Denver, Colorado 80202, or upon request from the undersigned attorney.

Pursuant to Rule 202 of the Local Rules of Bankruptcy Procedure, if you desire to oppose this action you must file a written objection and request for a hearing with the Court on or before MARCH 9, 1994, and serve a copy thereof on the undersigned attorney. Objections and requests for hearing shall clearly specify the grounds upon which they are based, including the citation of supporting legal authority, if any. General objections will not be considered by the Court.

In the absence of a timely and substantiated objection and request for hearing by an interested party, the Court may approve or grant the aforementioned application without any further notice to creditors or other interested parties.

DATED: February 14, 1994

RUBNER & KUTNER, P.C.

Lee M. Kutner #10966

303 East 17th Avenue, Suite 500

Denver, CO 80203

Telephone: (303) 832-2400

MW 96-191

239

COLE, RAYWID & BRAVERMAN

ATTORNEYS AT LAW
SECOND FLOOR

1919 PENNSYLVANIA AVENUE, N.W. WASHINGTON, D.C. 20006-3458 (202) 659-9750

ALAN RAYWID

CABLE ADDRESS "CRAB"

TELECOPIER (202) 452-0067

February 15, 1994

* ADMITTED IN PENNSYLVANIA ONLY

JOHN P. COLE, JR. BURT A. BRAVERMAN

WESLEY R. HEPPLER

DAVID M. SILVERMAN JAMES F. IRELAND, III

CHRISTOPHER W. SAVAGE ROBERT G. SCOTT, JR. SUSAN WHELAN WESTFALL

STEVEN J. HORVITZ

GARY I. RESNICK
JANET R. THOMPSON*
THERESA A. ZETERBERG
STEPHEN L. KABLER
MATTHEW P. ZINN
JOHN DAVIDSON THOMAS
MARIA T. BROWNE
BENJAMIN E. GOLANT
THOMAS SCOTT THOMPSON

FRANCES J. CHETWYND

ROBERT L. JAMES JOSEPH R. REIFER

JOHN D. SEIVER

PAUL GLIST

VIA HAND DELIVERY

William Caton, Acting Secretary Federal Communications Commission 1919 M Street, N.W. Washington, D.C. 20554

AM RRANCH

FEB 1 6 1994

RECEIVED

ATTN: James R. Burtle, Chief

AM Branch

Audio Services Division

Mass Media Bureau

Re:

KRKE(AM) Aspen, Colorado

FCC File No. BAL-930825EC

FCC Ref. 8910-SML

Dear Mr. Caton:

On behalf of Gardiner Broadcast Partners, Ltd., Debtor-in-Possession ("Gardiner"), licensee of KRKE(AM), we hereby request continued authority for the station to remain silent pending consummation of the referenced transaction, which will assign the station to Moss Entertainment Corp. ("Moss"). Gardiner last obtained authority for the station to remain silent on November 15, 1993. However, since then, a letter was written to both Gardiner and Moss by Mr. Burtle on January 13, 1994, requesting information about the status of this transaction and plans to restore on-air operation to the station.

February 15, 1994

Page -2-

On January 24, 1994, counsel for Moss responded to Mr. Burtle's letter, explaining that the transaction could not be closed until the United States Bankruptcy Court for the District of Colorado approved the assignment of this license from Gardiner to Moss. A copy of this letter is attached for your convenience. It is our understanding that the appropriate petition has been filed with the Bankruptcy Court and the parties are now awaiting Bankruptcy Court approval. As soon as this transaction is consummated, it is our understanding that Moss will return the station to the air. Because of Gardiner's Chapter 11 status and the fact that this assignment is merely awaiting Bankruptcy Court and Commission approval, Gardiner does not plan on returning this station to the air prior to consummation of the assignment transaction. As explained in the attached letter from Moss' counsel, Jerome S. Boros, Moss will provide further information to the Commission following Bankruptcy Court approval of this transaction.

Gardiner hereby certifies that it is not subject to a denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 853a.

Should there be any questions concerning this matter, please communicate with the undersigned counsel.

Very truly yours

David M. Silverman

Enclosure

cc:

James R. Burtle, Chief
AM Branch, FCC (w/enc.)
Ms. Margaret Egler, FCC (w/enc.)
Ms. Sharlene Lofty, FCC (w/enc.)

Jerome S. Boros, Esquire (w/enc.)

ROSENMAN & COLIN

TOYS WHOLEON THUMBE, NEW YORK, MY YOUTE TESTS

TELEPHONE (212) 940-8800
CABLE ROCOKAY NEWYORK
TELECOPIER (212) 940-8776
(212) 935-0679
TELEX 427571 ROSCOL (ITT)
971520 RCFLC NYK (W. U.)

January 24, 1994

SAMUEL I. ROSENMAN (1896-1973) RALPH F. COLIN (1900-1985)

WASHINGTON OFFICE 1300 19TH STREET, N. W. WASHINGTON, D. C. 20036 TELEPHONE (202) 463-7177

WRITER'S DIRECT DIAL NUMBER

VIA HAND DELIVERY

Mr. James R. Burtle Chief, AM Branch Mass Media Bureau Federal Communications Commission Room 342 1919 M Street, N.W. Washington, D.C. 20554

Re: Station KRKE
Aspen, Colorado
BAL-930825EC

Your Ref.: 8910-MMC

Dear Mr. Burtle:

On behalf of Moss Entertainment Corp. ("Moss"), this will confirm a telephone conversation with Margaret Egler, of your staff, concerning the pending application (File No. BAL-930825EC) to assign the license of Station KRKE, Aspen, Colorado from Gardiner Broadcast Partners, Ltd., a Debtor-In Possession ("Debtor") to Moss. In our conversation, Ms. Egler agreed that an extension of time in which to respond to your letter of January 13th to Debtor and Moss was appropriate.

As I explained to Ms. Egler, an extension is required because of Debtor's filing, in the United States Bankruptcy Court for the District of Colorado, of a Voluntary Petition under Chapter XI of the United States Bankruptcy Code (File No. 93-19507-SBB). (I enclose a copy of a letter to the Commission from Debtor's counsel, David Silverman, dated December 6, 1993, transmitting a November 30, 1993 amendment reflecting the Chapter XI filing.) The Bankruptcy Court's approval of the assignment of KRKE's license from Debtor to Moss is needed and Bankruptcy counsel to Debtor has confirmed to Moss's counsel that Debtor will seek such approval. (See the enclosed letter of January 12, 1994 from Lee M. Kutner.) Given that Bankruptcy Court approval of the transaction is some time away, Moss desires to reexamine how it shall site and equip the Station and, a extension of time

January 24, 1994
Page 2

to respond to your letter, in context, will not delay the resumption of service to KRKE's listeners. Accordingly, and in view of my conversation with Ms. Egler, this is to advise that Moss expects to respond to your letter within 30 business days from today, i.e., on or before March 8, 1994, and Moss respectfully requests an extension to that time.

In the meantime, if you require any additional information, please do not hesitate to contact me at the New York address of this firm.

Very truly yours,

Jerome S. Boros Attorney For

Moss Entertainment Corp.

U

Enclosures (2)

cc: Margaret Egler, Esq. - w/encls. (2) (By Hand)
Mary McDonald - w/encls. (2) (By Hand)
David Silverman, Esq. - w/encls. (2)

NLNL 96-191 SAMUEL I. ROSENMAN (1896-1973) RALPH F. COLIN (1900-1985)

M BRANCH

ROSENMAN & COLIN JAN 26

575 MADISON AVENUE, NEW YORK, NY 10022-2585

MECEIVED

TELEPHONE (212) 940-8800 CABLE ROCOKAY NEWYORK TELECOPIER (212) 940-8776 (212) 935-0679 TELEX 427571 ROSCOL(ITT) 971520 RCFLC NYK (W. U.)

January 25, 1994

WASHINGTON OFFICE 1300 19TH STREET, N. W. WASHINGTON, D. C. 20036 TELEPHONE (202) 463-7177

WRITER'S DIRECT DIAL NUMBER (212) 940-7052

VIA HAND DELIVERY

Ms. Mary McDonald Mass Media Bureau, AM Branch Federal Communications Commission **Room 349** 1919 M Street, N.W. Washington, D.C. 20554

Re: Station KRKE

Aspen, Colorado BAL-930825EC

Your Ref.: 8910-MMC

Dear Ms. McDonald:

This will confirm that the Commission has consented to the request of Moss Entertainment Corp. ("Moss") for a extension of time to March 8, 1994, inclusive, in which to respond to Jim Burtle's letter of January 13, 1994 concerning the pending application (File No. BAL-930825EC) to assign the license of Station KRKE, Aspen, Colorado from Gardiner Broadcast Partners, Ltd., a Debtor-In Possession, to Moss.

Thank you for your courtesy in this matter.

cc: Margaret Egler, Esq. (By Hand) David Silverman, Esq.

MM 313-1911

FEDERAL COMMUNICATIONAL COMMISSION Washington, D.C. 20554

Jun 13 11 42 AH 194

In Reply Refer To:
DISPATCHEDS OP Code 188B2
8910-MMC

JAN 1 3 1994

Gardiner Broadcast Partners, Ltd. Radio Station KRKE(AM) P.O. Box 5559 Avon, Colorado 81620

Moss Entertainment Corporation P.O. Box 12379
Aspen, Colorado 81612

In re: KRKE(AM), Aspen, Co.
Gardiner Broadcast
Partners, Ltd.
For Assignment of License
File No. BAL-930825EC

Dear Applicants:

This refers to the above-referenced application for assignment of license KRKE(AM), Aspen, Colorado from Gardiner Broadcast Partners, Ltd. to Moss Entertainment Corporation. On September 23, 1993, October 27, 1993, November 18, 1993, and November 29, 1993, Moss Entertainment Corporation's attorney, Mr. Jerome S. Silber, was contacted by telephone and was requested to provide the following information necessary for the processing of the above-captioned application: information regarding the buyer's intent to restore operation of a silent station after consummation. This information should include a copy of the relevant lease or other evidence that the proposed assignee will possess or acquire a physical plant at the time of closing; the proposed assignee's intention with respect to returning the station to the air; and the proposed assignee's anticipated timetable for carrying out all necessary steps that may be required to return the station to the air. To date, the Commission has not received this information.

Accordingly, you are advised that failure to file the requested information within ten (10) days of the date of this letter may result in the dismissal of the application pursuant to the provisions of Section 73.3566(b) of the Commission's Rules.

Sincerely,

James R. Burtle Chief, AM Branch
Audio Services Division
Mass Media Bureau

cc:
David M. Silverman, Esq.
Jerome S. Silber, Esq.